IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Danping CHEN et al.

Group Art Unit: 1791

Application No.: 10/536,695

Examiner: John Hoffman

Filed: May 27, 2005

Attorney Docket No.: 8156/84334

Confirmation No.: 2263

Customer No.: 42798

Title:

LUMINESCENT GLASS

RESPONSE TO REQUIREMENT FOR RESTRICTION

Commissioner for Patents Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

Applicant acknowledges the August 22, 2008 requirement for restriction to "a single invention, to which the claims must be restricted" and the single inventions as defined by Group I (claim 3), Group II (claims 14-20), Group III (claims 21-24), Group IV (claims 25-26), and elects Group II (claims 14-20) with traverse. Applicant courteously submits the election of a single invention as defined by Group II coupled with the Examiner's statement that claims 14-20 encompasses the "single invention" defined by Group II suffice for an election. (The PTO communication provides "election of a species or invention to be examined" at the bottom of page.) Applicant respectfully submits that all claims can and should be examined together for the purposes of compact prosecution. Applicant submits compact prosecution is feasible for all claims inasmuch as Information Disclosure Statement(s) of record are thought to facilitate consideration of the claims on the merits.

Respectfully submitted,

FITCH, EVEN, TABIN & FLANNERY

Date: September 16, 2008

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